

MODULE VI SHORT-TERM INCINERATION

VIA. GENERAL CONDITIONS FOR INCINERATORS AND FURNACES

VIA.1. TRIAL BURN PLANS

VIA.1.a. Trial Burn Plan Submittal

- VIA.1.a.i. The Permittee shall submit a trial burn plan for each agent and for each incinerator that will process that agent. The Permittee shall perform a trial burn for each agent to be processed, for each furnace that will process that agent. The Permittee shall submit each trial burn plan a minimum of 180 days prior to the start of the Shakedown Period for the planned trial burn.
- VIA.1.a.ii. Each individual trial burn plan for each furnace and each remaining agent shall be submitted by the Permittee in accordance with R315-3-4.
- VIA.1.a.iii. These trial burn plans shall define operating conditions and waste feed rates that will be used to determine incinerator performance in accordance with R315-8-15.4.
- VIA.1.a.iv. The trial burn plan shall include ramp-up procedures to be implemented during shakedown for the furnace.
- VIA.1.a.v. The trial burn plan shall include sampling and analytical methods in order to include decontamination solution in the trial burn runs. Proposed feed rates shall be evaluated by the Executive Secretary prior to use during Short-Term Incineration.
- VIA.1.a.vi. The Executive Secretary shall review and approve all munition lot numbers to be processed during Short-Term Incineration.
- VIA.1.a.vii. During the mustard campaign, the DFS is exempt from the requirements of Conditions VIA.1.a.i. through VIA.1.a.v., VIA.3, and VI.D.

VIA.2. SHAKEDOWN

VIA.2.a. Shakedown Periods

- VIA.2.a.i. The Permittee may not start the Shakedown Period in the specific furnace system until the Executive Secretary approves the specific agent trial burn plan and monitoring documentation is provided to the Executive Secretary that demonstrates the initial baseline has passed the criteria listed in the LQCP (CDRL 24, Table 12-2). Alarm setpoints in for NRT monitors in category C areas will not exceed 0.5 STEL/VSL. For mustard agent, the common stack and ducts alarm setpoints will not exceed 0.2 SEL
- VIA.2.a.ii. The Shakedown Period shall begin with the introduction of each agent in the furnace and shall end with the start of each furnace chemical agent trial burn. There shall be a separate Shakedown Period for each furnace.
- VIA.2.a.iii. Only non-agent contaminated waste or materials shall be processed during Shakedown hours attributed to the Secondary Waste Demonstration Test and during the test runs

associated with the demonstration test (i.e., DPE suits/material and carbon canisters).

- VI.A.2.a.iv Secondary Waste identified in Table 2-5 of Attachment 2 (Waste Analysis Plan), may be processed during the Shakedown periods for agent that have been successfully demonstrated per Condition VI.C.3.a.i.c.1 at the specified feed rates without further function testing.
- VI.A.2.a.v The Permittee shall maintain records that differentiate and document between Shakedown hours attributed to the processing of waste to be demonstrated during the trial burn/ demonstration test and hours attributed to the processing of Secondary Waste per Condition VI.C.3.a.i.c.1.
- VI.A.2.a.vi A Monitoring plan for the discharge airlock will be submitted and approved by the Executive Secretary prior to commencing shakedown operations.
- VI.A.2.b. Duration of the Shakedown Periods
- VI.A.2.b.i. Each Shakedown Period shall not exceed 720 hours of agent operation. The Permittee may petition the Executive Secretary for one extension of the Shakedown Period for up to 720 additional hours for each agent test in accordance with R315-8-15.5(c)(1).
- VI.A.3. TRIAL BURN
- VI.A.3.a. Trial Burn Determinations
- VI.A.3.a.i. The Permittee shall determine during the trial burn tests whether or not the following performance standards have been met:

Performance Standards	Agent Trial Burn		
Minimum DREs for Applicable POHCs	99.9999% (LIC, Agent) 99.9999% (MPF, Agent) 99.99% (DFS, Agent) 99.99% (DFS, PEP)		
Particulate Matter Emission Limit	0.013 grains/dscf (29.75 mg/dscm), at 7% O ₂		
Mercury (Hg)	130 µg/dscm at 7% O ₂		
Semi-volatile Metals (Pb, Cd)	230 µg/dscm at 7% O ₂		
Low-volatility Metals (As, Be, Cr)	92 µg/dscm at 7% O ₂		
Hydrogen Chloride / Chlorine (HCl/Cl ₂) Emission Limit	32 ppmv total HCl and Cl ₂ expressed as HCl equivalents at 7% O ₂		
Toxic Metals Emission Limits	At levels determined by the Executive Secretary to be protective of human health and environment.		
Dioxins/Furans TEQ	0.4 ng/dscm at 7% O ₂		
CO Emission Limit, 60-Minute Rolling Average	100 ppmv at 7% O ₂		
Chemical Agents Emission Limits	GB	H/HD/HT	VX
	0.0003 mg/m ³	0.03 mg/m ³	0.0003 mg/m ³

- VI.A.3.a.ii. Emissions from each trial burn shall be measured to quantify total organics.
- VI.A.3.a.iii. The Permittee may use Cr⁺⁶ test data collected during the agent trial burn to quantify the amount of the total chromium that is subject to the Toxic Metals Emission Limits in the table above.
- VI.A.3.b. Trial Burn Data Submissions and Certifications
- VI.A.3.b.i. The Permittee shall submit a summary of all stack sampling data collected during the trial burn to the Executive Secretary upon completion of each trial burn run. The Permittee shall submit to the Executive Secretary a trial burn test report within 90 calendar days of completion of each trial burn. All submissions shall be certified in accordance with R315-3-2.2.
- VI.A.3.b.ii. If the preliminary calculations show that the Permittee has failed to meet one or more of the performance standards listed in Condition VI.A.3.a. during the trial burn, the Permittee shall immediately stop waste feed to the incinerator system tested. The Executive Secretary shall be orally notified within 24 hours of this discovery. A written notification and explanation shall be submitted within 15 days of the oral notification. As necessary for protection of workers, the Permittee may propose a revised post-trial burn feed rate for approval to dispose of open munitions/bulk containers and the hazardous waste remaining in the tank systems.
- VI.A.4. MONITORING, INSPECTION, AND RECORDKEEPING REQUIREMENTS
- VI.A.4.a. Monitoring Requirements
- VI.A.4.a.i. The Permittee shall maintain and calibrate the monitoring and recording equipment as specified in Attachments 3 (Sampling, Analytical, and QA/QC Procedures), 6 (Instrument Calibration Plan and Incinerator Waste Feed Interlock Function Test), 19 (Instrumentation and Waste Feed Cut-off Tables), 20 (Continuous Emission Monitoring System Plans), and 22 (Agent Monitoring Plan).
- VI.A.4.a.ii. Monitoring of oxygen (O₂), carbon monoxide (CO), and agent shall be provided at all times during waste feed to a furnace or incinerator. If an interruption in monitoring (CO, O₂ or agent) occurs, feed to that furnace shall be discontinued except as allowed in Attachment 19 (Instrumentation and Waste Feed Cut-off Tables). If the duct is not monitored by an ACAMS, then the DAAMS tubes shall be analyzed for that time period the ACAMS was off-line. Monitoring shall resume in accordance with Attachment 22 (Agent Monitoring Plan).
- VI.A.4.a.iii. The Permittee shall provide continuous monitoring in the common stack for agents being processed. The continuous monitoring shall consist of two staggered ACAMS monitors for each agent and DAAMS tubes for each agent being processed per Condition VI.A.4.a.xvii. If an interruption in monitoring occurs, feed to all of the furnace systems shall be discontinued.
- VI.A.4.a.iv. The Permittee shall maintain and operate Depot Area Air Monitoring System (DAAMS) tubes and an Automatic Continuous Air Monitoring System (ACAMS) monitor on each furnace exhaust duct and DAAMS tubes and staggered ACAMS monitors on the common

stack for each agent being processed. If one of the redundant monitors fails or malfunctions, the Permittee shall replace or repair the monitor within 24 hours. If both monitors fail or malfunction, then feed to the incinerator or furnace shall be stopped.

- VI.A.4.a.v. The oxygen (O₂) and carbon monoxide (CO) monitors specified in Condition VI.A.4.a.ii. shall be initially certified in accordance with R315-50-16 [40 CFR Part 266, Appendix IX]. and 40CFR Part 60, Appendix B, using the most stringent requirements.
- VI.A.4.a.v.a. Certification must be accepted by the Executive Secretary.
- VI.A.4.a.v.a.i Interim approval of certification or recertification test results may be granted by the Executive Secretary, based upon a review of preliminary data and observations made during the certification testing, to allow operation of the monitor for compliance prior to submission of the final certification report.
- VI.A.4.a.v.b. Certification shall expire at the end of the calendar quarter associated with the certification anniversary.
- VI.A.4.a.v.c. The certification date shall be the first day of certification testing.
- VI.A.4.a.v.d. Any monitor failing certification shall not be used for compliance.
- VI.A.4.a.vi. A certified monitor may only receive minor modifications and still remain certified. A list of minor and major changes and the corrective action is listed V.A.1.h.i.
- VI.A.4.a.vi.a. Written approval from the Executive Secretary shall be required for downgrading from major to minor.
- VI.A.4.a.vii. Major maintenance changes require recalibration of the CEMS in accordance with R315-50-16 [40 CFR Part 266, Appendix IX, Performance Specification Tests], 40CFR Part 60, Appendix B, Condition V.A.1.h. and Attachment 20 (CEMS Monitoring Plan), using the most stringent requirements
- VI.A.4.a.viii. Replacement monitors shall be available for the monitors specified in Conditions VI.A.4.a.ii. through VI.A.4.a.iv. The oxygen (O₂) and carbon monoxide (CO) monitors specified in Condition VI.A.4.a.ii. shall be certified in accordance with Conditions VI.A.4.a.v. through vii. Replacement ACAMS shall be certified in accordance with Attachment 3 (Sampling, Analytical, and QA/QC Procedures).
- VI.A.4.a.ix. Replacement of the oxygen (O₂) and carbon monoxide (CO) CEMS specified in Condition VI.A.4.a.ii. shall be in accordance with the following:
 - VI.A.4.a.ix.a. The replacement CEMS shall be calibrated in accordance with R315-50-16 [40 CFR Part 266, Appendix IX, 2.1.6.2. for Response Time, and 2.1.6.3 for Calibration Error] immediately after installation.
 - VI.A.4.a.ix.b. The replacement CEMS shall be calibrated when installed and checked daily thereafter for Calibration Drift.

- VI.A.4.a.ix.c. The replacement CEMS must be calibrated and on line before the calibration of the first monitor has expired. If this cannot be accomplished, feed to the specific furnace system shall be discontinued.
- VI.A.4.a.ix.d. Both monitors for one location may not be replaced within one 24-hour period without approval from the Executive Secretary.
- VI.A.4.a.ix.e. Replacement CEMS information shall also be included in the annual report specified in Condition I.AA.
- VI.A.4.a.x. A report specifying the following information shall be submitted to the Executive Secretary within 14 calendar days of replacement of any monitor specified in Condition VI.A.4.a.ix.e:
 - VI.A.4.a.x.a. The calibration data, raw and Process Data Acquisition and Recording System (PDARS), in accordance R315-50-16 [40 CFR Part 266, Appendix IX];
 - VI.A.4.a.x.b. Failed and replacement monitor serial numbers, type and range of the monitors;
 - VI.A.4.a.x.c. Date and time monitor failed;
 - VI.A.4.a.x.d. Maintenance to be performed; and
 - VI.A.4.a.x.e. The identity of the furnace.
- VI.A.4.a.xi. A CEMS may be taken off line for calibration and minor maintenance as specified in Condition V.A.1.h. However, when taken off line for major maintenance or modifications, recertification of the monitor will be required as specified in Condition V.A.1.h.
- VI.A.4.a.xii. Data from the CEMS shall be recorded in the operating record.
- VI.A.4.a.xiii. Data from all monitors on-line will be reported in the operating record. Worst-case data will be used for reporting requirements.
- VI.A.4.a.xiv. All monitors shall be connected to the waste feed cut-off.
- VI.A.4.a.xv. Hazardous wastes shall not be fed to a furnace if any waste feed cut-off instrument associated with that furnace listed in Attachment 19 (Instrumentation and Waste Feed Cut-off Tables) fails to operate properly.
- VI.A.4.a.xvi. All monitoring, recording, maintenance, calibration and test data shall be recorded and the records shall be placed in the Operating Record for the specific furnace.
- VI.A.4.a.xvii. ACAMS on the common stack shall be comprised of two primary monitors in staggered mode of sampling for continuous monitoring for agent. A back-up monitor shall be calibrated and stationed in the stack-monitoring house for contingency purposes, i.e., primary monitor malfunctions or calibration.

- VI.A.4.a.xviii. DAAMS tubes on the common stack shall be analyzed at a frequency of one tube per four hours of sampling with a corresponding QP sample for each agent.
- VI.A.4.a.xix. Data from all ACAMS (specified in Attachment 22, Agent Monitoring Plan) shall be reported on PDARS.
- VI.A.4.a.xx. Data from all DAAMS analyses shall be reported in the Operating Record.
- VI.A.4.a.xxi. Confirmed agent alarms shall be orally reported to the Executive Secretary within 24 hours of confirmation.
- VI.A.4.b. Inspection Requirements
- VI.A.4.b.i. The Permittee shall comply with the inspection requirements specified in Condition V.A.3.
- VI.A.4.c. Recordkeeping Requirements
- VI.A.4.c.i. The Permittee shall comply with the recordkeeping requirements as specified in Condition V.A.6.

VI.B. LIQUID INCINERATORS (LICs)

VI.B.1. SHAKEDOWN

VI.B.1.a. Allowable Waste Feed

- VI.B.1.a.i. During the shakedown periods, the Permittee shall limit the hourly feed of hazardous and non-hazardous wastes, decontamination solutions and Munition Demilitarization Building aqueous liquid wastes to the LIC to that specified in the LIC Agent Trial Burn Plan specific to the agent being processed.
- VI.B.1.a.ii. The Permittee shall not feed the following wastes to the LIC during the Shakedown Periods.
 - VI.B.1.a.ii.a. Hazardous Wastes F020 through F023, F026, and F027.
 - VI.B.1.a.ii.b. Any wastes containing polychlorinated biphenyls.
 - VI.B.1.a.iii. The feed rate of chlorine to each LIC shall not exceed 7356 pounds, over a twelve-hour rolling average during the shakedown period. The Permittee shall specify expected feed rates in each trial burn plan for the shakedown and trial burn periods.
 - VI.B.1.a.iv. Decontamination solution with the F999 waste code, and other applicable waste codes, may be fed to the secondary chamber of the LIC during the shakedown period only if the operating conditions specified in Condition VI.B.1.b. are satisfied and the waste feed cut-off limits specified in the trial burn plans are in effect.
 - VI.B.1.a.v. Changes to the LICs shall be certified as specified in Condition I.S.

- VI.B.1.a.vi. Throughout the shakedown periods, the Permittee shall conduct waste analysis in accordance with the approved trial burn plan and Attachments 2 (Waste Analysis Plan) and 3 (Sampling, Analytical, and QA/QC Procedures) for agent and other hazardous waste.
- VI.B.1.a.vii. The Permittee shall determine waste codes for each waste stream as specified in Attachment 2 (Waste Analysis Plan).
- VI.B.1.b. Operating Conditions
- VI.B.1.b.i. During the shakedown periods, the Permittee shall operate the LIC furnace system in accordance with the approved trial burn plans and the following conditions:
 - VI.B.1.b.i.a. The Permittee shall monitor emissions from the LIC duct and the common stack for chemical agent as specified in Condition VI.A.4.a. The waste feed to the incinerator shall be automatically cut-off if any of the monitored emission levels exceed the values specified in Attachment 19 (Instrumentation and Waste Feed Cut-off Tables).
 - VI.B.1.b.i.b. Primary combustion chamber exhaust gas temperature shall be maintained at or above 2500° F, over a one hour rolling average, but shall not exceed 2,850° F.
 - VI.B.1.b.i.c. Secondary combustion chamber exhaust gas temperature shall be maintained at or above 1,800° F, over a one-hour rolling average, but shall not exceed 2,200° F.
 - VI.B.1.b.i.d. Carbon monoxide concentration at the exhaust blower exit, corrected to 7% oxygen in accordance with the formula specified in Condition V.A.2.e., shall not exceed 100 parts per million (ppm) dry volume over a one-hour rolling average.
 - VI.B.1.b.i.e. The LIC exhaust gas flow rate, or unit production rate (as measured by the V-Cone) shall not exceed 9,500 standard cubic feet per minute, over a one-hour rolling average.
 - VI.B.1.b.i.f. Oxygen concentration at the exhaust blower exit shall be maintained at or above 3%, but shall not exceed 15% on a dry volume basis.
 - VI.B.1.b.i.g. Reserved
 - VI.B.1.b.i.h. Atomizing air pressure for the waste burner nozzles, for both chemical agent and decontamination solution shall be maintained at or above the following set points:
 - VI.B.1.b.i.h.1. Primary Combustion Chamber, All Feed Rates (1-100%) - 60 psig
 - VI.B.1.b.i.h.1.a. The Permittee may disable the Automatic Waste Feed Cut-Off associated with Condition VI.B.1.b.i.h.1. when the waste burner nozzle for the primary chamber is removed and agent feed to the LIC is isolated.
 - VI.B.1.b.i.h.2. Secondary Combustion Chamber, All Feed Rates (1-100%) - 60 psig
 - VI.B.1.b.i.i. The Permittee shall control fugitive emissions by the seal system design of the LIC combustion chambers.

- VI.B.1.b.i.j. Quench tower exhaust gas temperature shall not exceed 225° F.
- VI.B.1.b.i.k. Exhaust gas pressure drop across the venturi scrubber shall be maintained above 30 inches of water column, over a one-hour rolling average.
- VI.B.1.b.i.l. Clean liquor flow rate to the scrubber tower shall be maintained at or above 400 gpm, over a one-hour rolling average.
- VI.B.1.b.i.m. Clean liquor pressure to the scrubber tower shall be maintained at or above 35 psig, over a one-hour rolling average.
- VI.B.1.b.i.n. Quench brine liquid feed rate to the venturi scrubber shall be maintained at or above 100 gpm over a one-hour rolling average. Quench brine delivery pressure shall be maintained at or above 40 psig.
- VI.B.1.b.i.o. The specific gravity of the quench brine effluent shall not exceed 1.20 over a twelve-hour-rolling average.
- VI.B.1.b.i.p. The pH of the quench brine shall be maintained at 7.0 or above, over a one-hour-rolling average.
- VI.B.1.b.i.q. Reserved
- VI.B.1.b.i.r. Reserved
- VI.B.1.b.i.s. The Permittee shall monitor and control the emissions from the LIC system. The emission levels from each monitoring system shall not exceed the agent concentrations specified in Condition VI.A.3.a.
- VI.B.1.b.i.t. During cold start-ups, the individual LIC's primary chamber waste nozzle shall not be installed and the waste feed control valve shall not be opened until the secondary combustion chamber is at 1,550° F or higher as measured by thermocouple 13-TIC-103 (LIC1) or 13-TIC-781 (LIC2).
- VI.B.1.b.i.u. If the exterior shell temperature of the slag removal system exceeds 500° F, all waste feed to the LIC system shall be stopped. Shell integrity shall be verified, and recorded in the Operating Record, before wastes are re-introduced into the furnace system.
- VI.B.1.b.i.v. Toxic metals emissions shall be controlled by limiting the agent and agent contaminated waste feed rates to the furnaces. LIC metals feed limits are in Table V.1 in Module V. Metals feed shall be determined using procedures specified in Attachment 2 (Waste Analysis Plan).
- VI.B.1.c. Waste Feed Cut-Off Requirements
- VI.B.1.c.i. The Permittee shall identify the waste feed cut-off instruments in each individual trial burn plan. The Permittee shall identify the instrument number, the operating parameter, and the set point. When the waste feed cut-off tables for LIC1 and LIC2 are approved as part of the revised trial burn plans, the waste feed cut-off TAG identification numbers and

associated set points shall be incorporated into Attachment 19 (Instrumentation and Waste Feed Cut-off Tables).

VI.B.1.c.ii. In the event of a malfunction of a LIC automatic waste feed cut-off instrument identified in the approved trial burn plan, the Permittee shall immediately manually cut off the waste feed to the LIC and correct the malfunction prior to resuming waste feed. The Permittee shall record in the Operating Record any waste feed cut-off system malfunction, the time of the malfunction, the time of resuming waste feed, the apparent cause of the malfunction, and specific steps taken to repair the malfunction and avoid similar future malfunctions.

VI.B.1.c.iii. All waste feed cut-off instruments shall be maintained and tested in accordance with Condition V.A.4.

VI.B.1.d. Monitoring Requirements

VI.B.1.d.i. The Permittee shall maintain and calibrate the monitoring and recording equipment as specified in Condition VI.A.4.a and V.A.1.h.i.

VI.B.2. TRIAL BURN PERIOD

VI.B.2.a. The Permittee shall operate and monitor the incinerator during the trial burn period as specified in each of the trial burn plans approved by the Executive Secretary. Each trial burn plan shall include procedures to insure that the data critical for conducting a risk assessment (e.g. dioxins/furans, metals, agent, etc.) meets the standards in the quality control plan accompanying the trial burn plan.

VI.B.2.b. Trial Burn Determinations

VI.B.2.b.i. The Permittee shall make the performance determinations specified in Condition VI.A.3.a. during the trial burn tests.

VI.B.2.c. Monitoring Requirements

VI.B.2.c.i. All continuous emission monitoring will follow the requirements as specified in Condition VI.A.4.a and V.A.1.h.i.

VI.B.3. POST-TRIAL BURN PERIOD

VI.B.3.a. During the post trial burn periods in accordance with R315-8-15.5(c)(3) and for the minimum period sufficient for the Permittee to analyze samples, compute data, and submit trial burn results, and for the Executive Secretary to review the trial burn results and make any modifications necessary to the permit, the Permittee shall comply with the following conditions:

VI.B.3.a.i. Limitation on Waste Feed

VI.B.3.a.i.a. After successful completion of an agent trial burn, the Permittee may feed permitted hazardous waste to the LIC up to 50% of the feed rate demonstrated during the trial burn. The Permittee may feed up to 75% of the demonstrated feed rate after approval of

preliminary results by the Executive Secretary for the metals train, dioxin train, particulate/acid gas train(s), and Mustard DAAMS, including a preliminary DRE calculation.

- VI.B.3.a.i.b. Only one type of chemical agent shall be burned in the LIC System at any given time.
- VI.B.3.a.i.c. Decontamination solution may be fed to the secondary chamber of the LIC during the agent post trial burn period only if the operating conditions specified in Condition VI.B.3.a.ii. are satisfied and the waste feed cut-off limits specified in the trial burn plans are in effect.
- VI.B.3.a.i.d. The Permittee shall not incinerate the miscellaneous agent contaminated liquid wastes in the LIC secondary combustion chamber except as allowed in Attachment 2 (Waste Analysis Plan).
- VI.B.3.a.i.e. The feed rate of chlorine to each LIC shall be in accordance with VI.B.3.a.i.a.
- VI.B.3.a.i.f. Throughout the post-trial burn periods, the Permittee shall conduct analysis of the waste to be treated in the LICs to verify that the waste feed is within the physical and chemical composition limits specified in Module V and Attachment 2 (Waste Analysis Plan). The procedure shall follow the waste analysis requirements in the trial burn plan and Attachments 2 (Waste Analysis Plan) and 3 (Sampling, Analytical, and QA/QC Procedures) for agent and other hazardous waste.
- VI.B.3.a.i.g. The Permittee may feed hazardous waste up to 100 percent of the agent trial burn demonstrated feed rate provided;
 - VI.B.3.a.i.g.1 The Executive Secretary has previously approved the preliminary data referenced in Condition VI.B.3.a.i.a;
 - VI.B.3.a.i.g.2 The Permittee has submitted the Notification of Compliance required by Title 40 of the Code of Federal Regulations, Part 63, Subpart EEE to the Utah Division of Air Quality;
 - VI.B.3.a.i.g.3 The Permittee has submitted revised Conditions V.B.1.a, V.B.1.d, V.B.2, Table V.1. and revised Attachment 19 Tables D-5-2 and D-5-2B (Automatic Waste Feed Cut-off tables for LICs 1 and 2 respectively) that incorporate operating parameter limits;
 - VI.B.3.a.i.g.4 The Permittee has submitted the trial burn report and the Executive Secretary has reviewed the Executive Summary included in the report.
 - VI.B.3.a.i.g.5 The Permittee shall comply with the requirements of Conditions V.A and V.B when the requirements of Conditions VI.B.3.i.b.g.2 through VI.B.3.a.i.g.4 have been fulfilled.
- VI.B.3.a.ii. Operating Conditions
- VI.B.3.a.ii.a. The Permittee shall not treat any hazardous waste in the LIC during the post-trial burn period unless the system is operating in compliance with Condition VI.B.1.b., excluding the feed rates in Conditions VI.B.1.b.i.v.
- VI.B.3.a.iii. Waste Feed Cut-Off Requirements

- VI.B.3.a.iii.a. The Permittee shall comply with the waste feed cut-off instrument settings specified in Attachment 19 (Instrumentation and Waste Feed Cut-Off Tables).
- VI.B.3.a.iii.b. In the event of a malfunction of a LIC automatic waste feed cut-off instrument as specified in the approved trial burn plan, the Permittee shall immediately manually cut off the waste feed to the LIC and correct the malfunction prior to resuming waste feed. The Permittee shall record in the Operating Record any waste feed cut-off system malfunctions, the time of the malfunction, the time of resuming waste feed, the apparent cause of the malfunctions, and specific steps taken to repair the malfunction and avoid similar future malfunctions.
- VI.B.3.a.iii.c. All instrumentation shall be maintained and tested in accordance with Condition V.A.4.
- VI.B.3.a.iv. Monitoring Requirements
- VI.B.3.a.iv.a. The Permittee shall maintain and calibrate the monitoring and recording equipment as specified in Condition VI.A.4.a. and V.A.1.h.i.

VI.C. METAL PARTS FURNACE

VI.C.1. SHAKEDOWN

VI.C.1.a. Allowable Waste Feed

- VI.C.1.a.i. During the shakedown periods, the Permittee shall limit the hourly feed of hazardous and non-hazardous waste test materials to the MPF to that specified in the MPF Agent Trial Burn Plan or Demonstration Test Plan specific to the agent being processed.
- VI.C.1.a.i.a. During the Shakedown period for mustard 155mm projectiles, the Permittee may process secondary wastes in accordance with Module V.C.1.a.ii. for secondary waste without using mustard 155mm projectile shakedown hours.
- VI.C.1.a.ii. The Permittee shall not feed the following wastes to the MPF during the Shakedown Period.
- VI.C.1.a.ii.a. Hazardous Wastes F020 through F023, F026, and F027.
- VI.C.1.a.ii.b. Any wastes containing polychlorinated biphenyls.
- VI.C.1.a.ii.c. Mustard ton containers, indicating a liquid mercury sample result of one part per million or greater.
- VI.C.1.a.iii. The feed rate of total halogens to the MPF shall not exceed 2490 total pounds over a 12-hour rolling average during the shakedown period.
- VI.C.1.a.iv. The hourly feed rate of the residual chemical agent contained in the MPF feed shall not exceed the limits provided in the approved trial burn plan.

- VI.C.1.a.v. The Permittee may submit data generated during the Mustard Baseline Shakedown Period to the Executive Secretary for approval which supports a correlation between ton container heel depths and heel weight for Baseline Ton Container Processing. The method used to develop the correlation shall be described in the approved MPF Trial Burn Plan.
- VI.C.1.a.v.i Upon approval by the Executive Secretary of the heel depth-heel weight correlation, the Permitted may use the Bulk Drain Station (BDS) Drain Tube System (DTS) to confirm drained ton container heel weights and extend the calibration frequency of the BDS load cells as specified in Attachment 6 from 90 days to 360 days.
- VI.C.1.a.vi. Changes to the MPF shall be certified as specified in Condition I.S.
- VI.C.1.a.vii. Throughout the shakedown periods, the Permittee shall conduct waste analysis in accordance with the approved trial burn plan and Attachments 2 (Waste Analysis Plan) and 3 (Sampling, Analytical, and QA/QC Procedures) for agent and other hazardous waste.
- VI.C.1.a.viii The Permittee shall determine waste codes for each waste stream as specified in Attachment 2 (Waste Analysis Plan).
- VI.C.1.a.ix The Permittee shall collect brine samples at a regular interval specified in 2.2.2.13.8 to evaluate metals concentrations in the mustard baseline ton containers and mustard 155mm projectiles.
- VI.C.1.a.x The Permittee shall collect a treatment residue sample from each of the first three ton containers processed for each of the charge weight and charge interval sets that will be used during Baseline processing and evaluated by the Executive Secretary during the Shakedown Period. The samples shall be analyzed to ensure the agent content in the residue is below the Waste Control Limit specified in Attachment 2 for the agent being processed.
- VI.C.1.a.xi The Permittee shall collect treatment residue (ash) samples from five projectiles (one (1) projectile from each of the first five (5) trays processed) from 155mm mustard projectiles. The samples will be analyzed to ensure the agent content in the residue is below the Waste Control Limit specified in Attachment 2 for Mustard.
- VI.C.1.b. Operating Conditions
- VI.C.1.b.i. During the shakedown periods, the Permittee shall operate the MPF furnace system in accordance with the approved trial burn plans or demonstration test plans and the following conditions:
- VI.C.1.b.i.a. The Permittee shall monitor emissions from the MPF duct and the common stack for chemical agent as specified in Condition VI.A.4.a. The waste feed to the incinerator shall be automatically cut off if any of the monitored emission levels exceed the values specified in Attachment 19 (Instrumentation and Waste Feed Cut-off Tables).
- VI.C.1.b.i.b. Only one loaded tray containing the waste materials shall be fed into the MPF at any given time, with a minimum 20-minute interval between each tray feed.

- VI.C.1.b.i.c. The number of munitions units fed to the MPF per batch feed shall not exceed the limit specified in the approved trial burn plan.
- VI.C.1.b.i.d. The temperature of all three zones of the primary chamber shall be maintained at or above 1150°F, but shall not exceed 1,800° F.
- VI.C.1.b.i.e. The MPF secondary combustion chamber temperature shall be maintained at or above 1900° F, over a one –hour rolling average, but shall not exceed 2,175° F.
- VI.C.1.b.i.f. Carbon monoxide concentration at the exhaust blower exit, corrected to 7% oxygen in accordance with the formula specified in Condition V.A.2.e., shall not exceed 100 ppm dry volume over a one-hour rolling average.
- VI.C.1.b.i.g. MPF exhaust gas flow rate, or unit production rate (as measured by the V-cone), shall not exceed 9,500 standard cubic feet per minute, over a one-hour rolling average.
- VI.C.1.b.i.h. Reserved
- VI.C.1.b.i.i. Oxygen concentration at the exhaust blower exit shall be maintained at or above 3%, but shall not exceed 15% on a dry volume basis.
- VI.C.1.b.i.j. The Permittee shall control fugitive emissions from the combustion zone of the MPF by maintaining the pressure in the primary chamber below the pressure of the MPF furnace room.
- VI.C.1.b.i.k. Quench tower exhaust gas temperature shall not exceed 225° F.
- VI.C.1.b.i.l. Exhaust gas pressure drop across the venturi scrubber shall be maintained above 20* inches of water column, over a one-hour rolling average.
- VI.C.1.b.i.m. Clean liquor flow rate to the scrubber tower shall be maintained at or above 400* gpm, over a one-hour rolling average.
- VI.C.1.b.i.n. Clean liquor pressure to the scrubber tower shall be maintained at or above 35 psig.
- VI.C.1.b.i.o. Quench brine feed rate to the venturi scrubber shall be maintained at or above 85 gallons per minute, over a one-hour rolling average.
- VI.C.1.b.i.p. The pH of the scrubber liquid effluent shall be maintained at 7.0 or above, over a one-hour rolling average.
- VI.C.1.b.i.q. The specific gravity of the scrubber brine shall not exceed 1.20 specific gravity units over a twelve-hour rolling average.
- VI.C.1.b.i.r. Toxic metals emissions shall be controlled by limiting the agent and agent contaminated waste feed rates to the furnaces. MPF non-embedded metals feed limits are in Table V.C.1., V.2. and V.2a in Module V. Non-embedded metals feed shall be determined using procedures specified in Attachment 2 (Waste Analysis Plan).

- VI.C.1.b.i.s. The Permittee shall monitor and control the emissions from the MPF system. The emission levels from each monitoring system shall not exceed the Chemical Agents Emission Limits specified in Condition VI.A.3.a.
- VI.C.1.b.i.t. The Permittee shall comply with Conditions V.C. for processing munitions, bulk containers and secondary wastes in the Discharge Airlock utilizing either high temperature or low temperature monitoring. Low Temperature monitoring will be required if the specified upset conditions in V.C.2.r. are exceeded. The Permittee shall perform low-temperature monitoring in the MPF Discharge Airlock for all secondary waste.
- VI.C.1.c. Waste Feed Cut-Off Requirements
- VI.C.1.c.i. The Permittee shall identify the waste feed cut-off instruments in each individual trial burn plan. The Permittee shall identify the instrument number, the operating parameter, and the set point. When the waste feed cut-off tables for the MPF are approved as part of the revised trial burn plans, the waste feed cut-off TAG identification numbers and associated set points shall be incorporated into Attachment 19 (Instrumentation and Waste Feed Cut-off Tables).
- VI.C.1.c.ii. In the event of a malfunction of a MPF automatic waste feed cut-off instrument identified in the approved trial burn plan, the Permittee shall immediately manually cut off the waste feed to the MPF and correct the malfunction prior to resuming waste feed. The Permittee shall record in the Operating Record any waste feed cut-off system malfunction, the time of the malfunction, the time of resuming waste feed, the apparent cause of the malfunction, and specific steps taken to repair the malfunction and avoid similar future malfunctions.
- VI.C.1.c.iii. All instrumentation shall be maintained and tested in accordance with Condition V.A.4.
- VI.C.1.d. Monitoring Requirements
- VI.C.1.d.i. The Permittee shall maintain and calibrate the monitoring and recording equipment as specified in Condition VI.A.4.a and V.A.1.h.i.
- VI.C.1.d.ii. MPF Discharge Airlock Monitoring will comply with V.C.1., VI.B.1.b.i.v. and Attachment 22 (Agent Monitoring Plan).
- VI.C.2. TRIAL BURN PERIOD
- VI.C.2.a. The Permittee shall operate and monitor the incinerator during the trial burn period as specified in each of the trial burn plans approved by the Executive Secretary. Each trial burn plan shall include procedures to insure that the data critical for conducting a risk assessment (e.g. dioxins/furans, metals, agent, etc.) meets the standards in the quality control plan accompanying the trial burn plan.
- VI.C.2.b. Trial Burn Determinations
- VI.C.2.b.i. The Permittee shall make the performance determinations specified in Condition VI.A.3.a. during the trial burn tests.

VI.C.2.c. Monitoring Requirements

VI.C.2.c.i. All continuous emission monitoring will follow the requirements as specified in Condition VI.A.4.a and V.A.1.h.i.

VI.C.3. POST-TRIAL BURN PERIOD

VI.C.3.a. During the post-trial burn periods, in accordance with R315-8-15.5(c)(3), and for the minimum period sufficient for the Permittee to analyze samples, compute data, and submit trial burn results, and for the Executive Secretary to review the trial burn results and make any modifications necessary to the permit, the Permittee shall comply with the following conditions:

VI.C.3.a.i. Limitation on Waste Feed

VI.C.3.a.i.a. After successful completion of an agent trial burn, the Permittee may feed approved hazardous waste to the MPF up to 50% of the feed rates demonstrated in the trial burn. The Permittee may feed up to 75% of the demonstrated feed rate after approval of preliminary results by the Executive Secretary for the metals train, dioxin train, particulate/acid gas train(s), and Mustard DAAMS results, including a preliminary DRE calculation.

VI.C.3.a.i.a.1 For ton containers the Permittee shall comply with the feed rate limitations by adjusting the charge weights and charge intervals such that the equivalent feed rate, on a pounds per hour basis, does not exceed the applicable percentage of the trial burn demonstrated rate. The post trial burn feed rates shall be calculated as follows:

$$\text{Post ATB feed rate} = (\text{Charge Wt}_{\text{atb}} * \text{Charge Int}_{\text{atb}}) * \text{Pct} = \text{Charge Wt}_{\text{post atb}} * \text{Charge Int}_{\text{postatb}}$$

Where:

Pct = Applicable post trial burn feed rate (i.e., 0.5 or 0.75)
 Charge Wt_{atb} = Charge Weight demonstrated during the Agent Trial Burn (pounds /charge).
 Charge Int_{atb} = Charge interval demonstrated during the Agent Trial Burn (Charge/hour)
 Charge Wt_{postatb} = Post ATB charge weight (pounds/charge); charge weight shall not exceed maximum weight demonstrated during Agent Trial Burn.
 Charge Int_{posts-atb} = Post ATB charge interval (charge/hour); charge time shall be the greater of the result calculated from the equation above or the minimum charge time of 42 minutes (35 minutes for Zone 1 timer plus 7 minutes for zone to zone tray transition time.)

VI.C.3.a.i.a.2. The Permittee shall comply with the agent and halogen feed rate limitations by feeding 1) less-than-full trays of projectiles at reduced feed intervals or, 2) full trays of projectiles at extended feed intervals or 3) comply with the conditions specified in Module V.C.1 and V.C.2 for baseline ton containers. For Module V use, the Permittee will submit to the Executive Secretary the Zone time and number of projectile per tray that equal the

limitation specified in Module V.C.1.d.i and the agent feed rate in V.C.1.a.i.

- VI.C.3.a.i.a.3. The Permittee may feed hazardous waste up to 100 percent of the agent trial burn demonstrated feed rate provided;
- VI.C.3.a.i.a.3.i. The Executive Secretary has previously approved the preliminary data referenced in Condition VI.C.3.a.i.a;
- VI.C.3.a.i.a.3.ii. The Permittee has submitted the Notification of Compliance required by Title 40 of the Code of Federal Regulations, Part 63, Subpart EEE to the Utah Division of Air Quality;
- VI.C.3.a.i.a.3.iii. The Permittee has submitted revised Conditions V.C.1.a, V.C.1.d, V.C.2, Table V.2, and revised Attachment 19 Tables D-6-2 (Automatic Waste Feed Cut-Off Table for MPF) that incorporate operating parameter limits (i.e., AWFCO limits) identical to those specified in the Notification of Compliance for the regulated operating parameters that are common to both this Permit and the Deseret Chemical Depot Clean Air Act Title V Permit;
- VI.C.3.a.i.a.3.iv. The Permittee has submitted the trial burn report and the Executive Secretary has reviewed the Executive Summary included in the report.
- VI.C.3.a.i.a.3.v. The Permittee shall comply with the requirements of Conditions V.A. and V.C when the requirements of Conditions VI.C.3.a.i.a.4 .i through VI.C.3.a.i.a.4.iv have been fulfilled.
- VI.C.3.a.i.a.3.vi Only one type of chemical agent contained in munitions or bulk containers shall be feed into the MPF, at any given time. Secondary waste generated during different agent campaigns may be fed on the same tray provided a DRE for the agent contaminating the wastes has been demonstrated to comply with the performance standards specified in Conditions VI.A.3.a.i and the MPF exhaust ducts, DAL and common stack are configured to monitor the agents contaminating the wastes.
- VI.C.3.a.i.b. After successful completion of the Secondary Waste Demonstration Test, the Permittee may feed waste at 50% feed rate listed in Table V.C.1. For each new waste stream, an inspection and loading criterion shall be developed by the Permittee and approved by the Executive Secretary for WICs/containers containing potentially agent-contaminated secondary wastes that are combustible, fibrous or porous (e.g., wood, paper, cardboard, cloth, etc.) before these wastes are treated in the MPF and the following is met:
- VI.C.3.a.i.b.1 The Permittee shall configure each Secondary Waste load and inspection of each treated load in accordance with waste load configurations and inspection criteria approved by the Executive Secretary. The Permittee shall comply with this requirement by adhering to waste load configurations/inspection criterion developed through function tests that are performed to determine the optimum weight and load configuration for specific combinations of secondary wastes fed on the same burn tray and to determine if the waste is processed effectively.

- VI.C.3.a.i.b.2 A function test shall be performed for each waste load configuration containing combustible waste that differs from those previously tested because of either increased weight or types of wastes placed on the burn tray.
- VI.C.3.a.i.b.3 The Permittee shall provide notice to the Executive Secretary a minimum of seven days in advance of conducting a function test. Following each function test, and prior to implementation of resultant waste load configurations, DSHW shall provide written approval that such waste load configurations may be utilized.
- VI.C.3.a.i.c. Upon approval by the Executive Secretary of preliminary results for the metals, dioxin/furans, and particulate/acid train(s), the Permittee may feed secondary waste at 75% of the feed rate demonstrated during the Secondary Waste Demonstration Test for the limiting parameters of halogens, ash, non-embedded metals, BTUs and carbon filter cartridges. The Permittee shall include in the preliminary data submission a revised 75% secondary waste feed rate table based on test results.
- VI.C.3.a.i.c.1 Non-munition agent contaminated debris, Agent Collection System residues, Quantification System maintenance residues, MDB process equipment, MDB HEPA filters, MDB carbon filter trays, munitions overpack containers, discarded tools and the non-munition wastes listed in Table 2-5 in Attachment 2 (Waste Analysis Plan) may be processed in the MPF after the associated agent trial burn period. Further function testing for the non-munition waste is not required provided the following feed limits are not exceeded:

WASTE DESCRIPTION	MAXIMUM FEED RATES		
	POUNDS PER HOUR	CHARGES PER HOUR	MAX. POUNDS PER CHARGE ¹
Hazardous waste as identified in Attachment 2 (Waste Analysis Plan), Table 2-5	290	3	100
<p>1. The charge weight limit and feed rate limit do not apply to overpack/overpack-sections, or to steel objects, provided they are 1) fully disassembled, 2) have no obstructed crevices or volumes that may entrap residual agent and 3) are fed individually to the MPF. Overpacks and steel objects discussed above that weigh more than the above charge weight limit will be dismantled to the extent possible before feeding to the MPF. Agent feed rate limits will be maintained as listed in V.C.1.a.i. if any liquid agent is present in an overpack.</p> <p>2. The MPF Discharge Airlock shall be cooled to less than 600° F prior to agent monitoring</p>			

- VI.C.3.a.i.d. All non-munition wastes that envelop an interior space (e.g. gauges, cans, escape air tanks, overpacks, glassware, etc.) must be opened or punctured before being placed in the MPF.
- VI.C.3.a.i.e. The combustible wastes identified in VI.C.3.a.i.c. shall not be inside the MPF at the same time the wastes identified in VI.C.3.a.i.a. are in this incinerator.
- VI.C.3.a.i.f. The feed rate of halogens to the MPF shall be in accordance with Condition VI.C.3.a.i.a.
- VI.C.3.a.i.g. The feed rate of ash to the MPF shall be in accordance with Condition VI.C.3.a.i.b.

- VI.C.3.a.i.h Throughout the post-trial burn periods, the Permittee shall conduct analysis of the waste to be treated in the MPF to verify that the waste feed is within the physical and chemical composition limits specified in Module V and Attachment 2 (Waste Analysis Plan). The procedure shall follow the waste analysis requirements in the trial burn plan and Attachments 2 (Waste Analysis Plan) and 3 (Sampling, Analytical, and QA/QC Procedures) for agent and other hazardous waste.
- VI.C.3.a.i.i. Reserved.
- VI.C.3.a.i.j In accordance with an approved trial burn plan; the Permittee shall demonstrate compliance with the Performance Standards in Condition V.A.2. for the highest rate at which it will feed waste to the MPF.
- VI.C.3.a.ii. Operating Conditions
- VI.C.3.a.ii.a. The Permittee shall not treat any hazardous waste in the MPF during the post-trial burn period unless the MPF system is operating in compliance with Condition VI.C.1.b. excluding the feed rates in Conditions VI.C.1.b.i.c. and VI.C.1.b.i.r.
- VI.C.3.a.iii. Waste Feed Cut-Off Requirements
- VI.C.3.a.iii.a. The Permittee shall comply with the waste feed cut-off instrument settings specified in Attachment 19 (Instrumentation and Waste Feed Cut-Off Tables).
- VI.C.3.a.iii.b. In the event of a malfunction of a MPF automatic waste feed cut-off instrument as specified in the approved trial burn plan, the Permittee shall immediately manually cut off the waste feed to the MPF and correct the malfunction prior to resuming waste feed. The Permittee shall record in the Operating Record any waste feed cut-off system malfunctions, the time of the malfunction, the time of resuming waste feed, the apparent cause of the malfunctions, and specific steps taken to repair the malfunction and avoid similar future malfunctions.
- VI.C.3.a.iii.c. All instrumentation shall be maintained and tested in accordance with Condition V.A.4.
- VI.C.3.a.iv. Monitoring Requirements
- VI.C.3.a.iv.a. The Permittee shall maintain and calibrate the monitoring and recording equipment as specified in Condition VI.A.4.a and V.A.1.h.i.
- VI.D. DEACTIVATION FURNACE SYSTEM (DFS)**
- VI.D.1. SHAKEDOWN
- VI.D.1.a. Allowable Waste Feed
- VI.D.1.a.i. During the Shakedown Periods, the Permittee shall limit the hourly feed of agent and ECR maintenance residue to the DFS to that specified in the DFS Agent Trial Burn Plan specific to the agent being processed.

- VI.D.1.a.ii. The Permittee shall not feed the following wastes to the DFS, during the Shakedown Period:
- VI.D.1.a.ii.a. Hazardous Wastes F020 through F023, F026, and F027.
- VI.D.1.a.iii. The feed rate of chlorine to DFS shall not exceed 8.4 pounds total in a twelve hour rolling average period during the agent shakedown periods.
- VI.D.1.a.iv. The hourly feed rate of the residual chemical agent contained in the DFS feed, which was calculated using a 5% agent heel, shall not exceed the limits provided in the approved trial burn plan.
- VI.D.1.a.v. Changes to the DFS shall be certified as specified in Condition I.S.
- VI.D.1.a.vi. Throughout each Shakedown Period, the Permittee shall conduct waste analysis in accordance with the approved trial burn plan and Attachments 2 (Waste Analysis Plan) and 3 (Sampling, Analytical, and QA/QC Procedures) for agent and other hazardous waste.
- VI.D.1.a.vii. The Permittee shall determine waste codes for each waste stream as specified in Attachment 2 (Waste Analysis Plan).
- VI.D.1.b. Operating Conditions
- VI.D.1.b.i. During the shakedown periods, the Permittee shall operate the DFS furnace system in accordance with the approved trial burn plan and the following conditions:
- VI.D.1.b.i.a. The Permittee shall monitor emissions from the DFS duct and the common stack for chemical agent as specified in Condition VI.A.4.a. The waste feed to the incinerator shall be automatically cut off if any of the monitored emission levels exceed the values specified in Attachment 19 (Instrumentation and Waste Feed Cut-off Tables).
- VI.D.1.b.i.b. The number of munitions units fed to the DFS in one hour shall not exceed the limit specified in Condition V.D.1.a.
- VI.D.1.b.i.c. The temperature of the unquenched DFS rotary kiln exhaust gas shall be maintained at or above 954° F, over a one-hour rolling average.
- VI.D.1.b.i.d. The temperature of heated discharge conveyor shall be maintained at or above 1,000° F.
- VI.D.1.b.i.e. The DFS secondary combustion chamber temperature shall be maintained at or above 2065° F, over a one-hour rolling average, but shall not exceed 2,400° F.
- VI.D.1.b.i.f. The rate of movement of the heated discharge conveyor shall be controlled so as to provide a minimum solid retention time of 15 minutes inside the heated enclosure.
- VI.D.1.b.i.g. The rotational speed of the retort shall be maintained within the following parameters:
- VI.D.1.b.i.g.1. The speed shall not exceed two revolutions per minute (rpm);

- VI.D.1.b.i.g.2. Except when in oscillation mode, the speed shall not drop below 0.33 rpm;
- VI.D.1.b.i.g.3. Hazardous waste may not be fed to the DFS while the retort is in oscillation mode except as provided in Attachment 19 (Instrumentation and Waste Feed Cut-off Tables).
- VI.D.1.b.i.h. Carbon monoxide concentration at the exhaust blower exit, corrected to 7% oxygen in accordance with the formula specified in Condition V.A.2.e., shall not exceed 100 ppm dry volume over a one-hour rolling average.
- VI.D.1.b.i.i. DFS exhaust gas flow rate, or unit production rate (as measured by the V-Cone), shall not exceed 13,210 standard cubic feet per minute, over a one-hour rolling average.
- VI.D.1.b.i.j. The gas flow of the DFS shall be maintained between 22,000 and 40,000 ACFM at the exit of the exhaust blower. This parameter is measured during the Trial Burn Period.
- VI.D.1.b.i.k. Oxygen concentration at the exhaust blower exit shall be maintained at or above 3%, but shall not exceed 15% on a dry volume basis.
- VI.D.1.b.i.l. The Permittee shall control fugitive emissions from the combustion zone of the DFS by maintaining the pressure in the kiln below the pressure of the DFS furnace room.
- VI.D.1.b.i.m. Quench tower exhaust gas temperature shall not exceed 225° F.
- VI.D.1.b.i.n. Exhaust gas pressure drop across the venturi scrubber shall be maintained above 30* inches of water column, over a one-hour rolling average.
- VI.D.1.b.i.o. Quench brine feed rate to the venturi shall be at or above 310 gpm, over a one-hour rolling average with a liquid delivery pressure at or above 40 psig.
- VI.D.1.b.i.p. Clean liquor feed rate to the scrubber tower shall be maintained at or above 800 gpm, over a one-hour rolling average.
- VI.D.1.b.i.q. Clean liquor pressure to the scrubber tower shall be maintained at or above 35 psig, over a one-hour rolling average.
- VI.D.1.b.i.r. The pH of the quench brine shall be maintained at 8.7 or above, over a one-hour rolling average.
- VI.D.1.b.i.s. Quench brine effluent specific gravity shall not exceed 1.10 specific gravity units, over a twelve-hour rolling average.
- VI.D.1.b.i.t. The Permittee shall continuously monitor and control the emissions from the DFS system. The emission levels from each monitoring system shall not exceed the Chemical Agents Emission Limits specified in Condition VI.A.3.a.
- VI.D.1.b.i.u. The temperature of the quenched DFS rotary kiln exhaust gas, shall not exceed 1,650° F.
- VI.D.1.b.i.v. Reserved

- VI.D.1.b.i.w. Toxic metals emissions shall be controlled by limiting the agent and agent contaminated waste feed rates to the furnaces. DFS non-embedded metals feed limits are in Table V.3 in Module V. Non-embedded metals feed shall be determined using procedures specified Attachment 2 (Waste Analysis Plan).
- VI.D.1.c. Waste Feed Cut-Off Requirements
- VI.D.1.c.i. The Permittee shall identify the waste feed cut-off instruments in each individual trial burn plan. The Permittee shall identify the instrument number, the operating parameter, and the set point. When the waste feed cut-off tables for the DFS are approved as part of the revised trial burn plans, the waste feed cut-off TAG identification numbers and associated set points shall be incorporated into Attachment 19 (Instrumentation and Waste Feed Cut-off Tables).
- VI.D.1.c.ii. In the event of a malfunction of a DFS automatic waste feed cut-off instrument identified in the approved trial burn plan, the Permittee shall immediately manually cut off the waste feed to the DFS and correct the malfunction prior to resuming waste feed. The Permittee shall record in the Operating Record any waste feed cut-off system malfunction, the time of the malfunction, the time of resuming waste feed, the apparent cause of the malfunction, and specific steps taken to repair the malfunction and avoid similar future malfunctions.
- VI.D.1.c.iii. All instrumentation shall be maintained and tested in accordance with Condition V.A.4.
- VI.D.1.d. Monitoring Requirements
- VI.D.1.d.i. The Permittee shall maintain and calibrate the monitoring and recording equipment as specified in Condition VI.A.4.a and V.A.1.h.i.
- VI.D.1.e. Inspection Requirements
- VI.D.1.e.i. The Permittee shall comply with the Inspection Requirements specified in Condition V.A.3.
- VI.D.1.f. Recordkeeping
- VI.D.1.f.i. The Permittee shall comply with the recordkeeping requirements as specified in Condition V.A.6.
- VI.D.1.f.ii. Every time ECR residues are fed to the DFS the following information shall be recorded and kept on file in accordance with R315-8-5.3:
- VI.D.1.f.ii.a. The exact weight of the waste.
- VI.D.1.f.ii.b. The location of the waste feed identified as Line A or Line B chute.
- VI.D.1.f.ii.c. A brief description of the waste.
- VI.D.1.f.ii.d. The date and time the waste was fed to the DFS.

VI.D.2. TRIAL BURN PERIOD

VI.D.2.a. The Permittee shall operate and monitor the incinerator during the trial burn period as specified in each of the trial burn plans approved by the Executive Secretary. Each trial burn plan shall include procedures to insure that the data critical for conducting a risk assessment (e.g. dioxins/furans, metals, agent, etc.) meet the standards in the quality control plan accompanying the trial burn plan.

VI.D.2.b. Trial Burn Determinations

VI.D.2.b.i. The Permittee shall make the performance determinations specified in Condition VI.A.3.a. during the trial burn tests.

VI.D.2.c. Monitoring Requirements

VI.D.2.c.i. All emission monitoring will follow the requirements as specified in Condition VI.A.4.a. and V.A.1.h.i.

VI.D.3. POST-TRIAL BURN PERIOD

VI.D.3.a. During the post trial burn periods in accordance with R315-8-15.5(c)(3) and for the minimum period sufficient for the Permittee to analyze samples, compute data, and submit trial burn results, and for the Executive Secretary to review the trial burn results and make any modifications necessary to the permit, the Permittee shall comply with the following conditions:

VI.D.3.a.i. Limitation in Waste Feed

VI.D.3.a.i.a. After successful completion of an agent trial burn, the Permittee may feed permitted hazardous waste to the DFS up to 50% of the chemical agent and combined Propellant, Explosive, and Pyrotechnic (PEP) feed rates demonstrated during the trial burn. The Permittee may process up to 75% of the demonstrated agent and PEP feed rates after approval of preliminary results by the Executive Secretary for the metals train, dioxin train, particulate/acid gas train(s), and VX DAAMS results, including a preliminary DRE calculation. Full feed rates may be incorporated into Module V after the final report has been reviewed and approved by the Executive Secretary.

VI.D.3.a.i.b. Only one type of chemical agent (e.g., GB or VX) shall be burned in the DFS at any given time. The Permittee shall follow the requirements of R315-3-4 prior to simultaneous processing of multiple munition types.

VI.D.3.a.i.c. The Permittee may only treat those ECR maintenance residues listed in Table 2-2a of Attachment 2 (Waste Analysis Plan). The maintenance residue feed rate shall be limited to 50% of the agent feed rate demonstrated during the Trial Burn Period. This residue weight is assumed to be agent. The maximum drop weight shall not exceed 50% of the maximum agent drop weight demonstrated during the trial burn. The Permittee may increase the feed rate and drop weight of maintenance residue to 75% of the agent feed rate and drop weight demonstrated during the trial burn after the Executive Secretary approves the preliminary results specified in Condition VI.D.3.a.i.a. The kiln speed shall not exceed one rpm for a minimum of 15 minutes after the feed of maintenance residues.

The HDC shall be placed in slow speed for a minimum of one hour after the last feed of ECR maintenance residues.

- VI.D.3.a.i.d. The feed rate of chlorine to DFS shall not exceed three pounds per hour during the agent post-trial burn periods.
- VI.D.3.a.i.e. Throughout the post-trial burn periods, the Permittee shall conduct analysis of the waste to be treated in the DFS to verify that the waste feed is within the physical and chemical composition limits specified in Module V and Attachment 2 (Waste Analysis Plan). The procedure shall follow the waste analysis requirements in Attachments 2 (Waste Analysis Plan) and 3 (Sampling, Analytical, and QA/QC Procedures) for agent and other hazardous waste.
- VI.D.3.a.i.f. In accordance with an approved trial burn plan, the Permittee shall demonstrate compliance with the Performance Standards in Condition V.A.2. for the highest rate at which it will feed waste to the DFS.
- VI.D.3.a.ii. Operating Conditions
- VI.D.3.a.ii.a. The Permittee shall not treat any hazardous waste in the DFS during the post-trial burn period unless the DFS system is operating in compliance with Condition VI.D.1.b., excluding the feed rates in Conditions VI.D.1.b.i.b. and VI.D.1.b.i.w.
- VI.D.3.a.iii. Waste Feed Cut-Off Requirements
- VI.D.3.a.iii.a. The Permittee shall comply with the waste feed cut-off instrument settings specified in the approved trial burn plan.
- VI.D.3.a.iii.b. In the event of a malfunction of a DFS automatic waste feed cut-off instrument as specified in the approved trial burn plan, the Permittee shall immediately manually cut off the waste feed to the DFS and correct the malfunction prior to resuming waste feed. The Permittee shall record in the Operating Record any waste feed cut-off system malfunctions, the time of the malfunction, the time of resuming waste feed, the apparent cause of the malfunctions, and specific steps taken to repair the malfunction and avoid similar future malfunctions.
- VI.D.3.a.iii.c. All instrumentation shall be maintained and tested in accordance with Condition V.A.4.
- VI.D.3.a.iv. Monitoring Requirements
- VI.D.3.a.iv.a. The Permittee shall maintain and calibrate the monitoring and recording equipment as specified in Condition VI.A.4.a and V.A.1.h.i.